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U.S. Department of Justice

Washington, DC 20530

Exhibit A to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently. The filing of this document requires the payment of a filing fee as set forth in Rule (d)(1), 28 C.F.R. § 5.5(d)(1). Compliance is accomplished by filing an electronic Exhibit A form at https://www.fara.gov.

Privacy Act Statement. The filing of this document is required by the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide this information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .22 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, FARA Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant		2. Registration Number	
Capitol Counsel LLC		6328	
3. Primary Address of Registrant			
700 13th Street N.W., Suite 200 Washington, D:C 20005			
4. Name of Foreign Principal	4. Name of Foreign Principal 5. Address of Foreign Principal		
Turkish Aerospace Industries	Fethiye Mahallesi, Havacılık Bulvarı, No:17, Kahramankazan, 06800, Ankara, Turkey		
6. Country/Region Represented			
Republic of Turkey			
7. Indicate whether the foreign principal is one of the following	g:		
☐ Government of a foreign country ¹			
☐ Foreign political party			
Foreign or domestic organization: If either, check or	ne of the following:		
☐ Partnership ☐	Committee		
□ Corporation □	Voluntary group		
☐ Association ☐	Other (specify)		
☐ Individual-State nationality			
8. If the foreign principal is a foreign government, state:			
a) Branch or agency represented by the registrant			
n/a			
b) Name and title of official with whom registrant en	gages		
n/a			

^{1 &}quot;Government of a foreign country," as defined in Section 1(e) of the Act, includes any person or group of persons exercising sovereign de facto or de jure political jurisdiction over any country, other than the United States, or over any part of such country, and includes any subdivision of any such group and any group or agency to which such sovereign de facto or de jure authority or functions are directly or indirectly delegated. Such term shall include any faction or body of insurgents within a country assuming to exercise governmental authority whether such faction or body of insurgents has or has not been recognized by the United States.

J. II the lore	ign principal is a foreign political party, state:	
a)	Name and title of official with whom registrant engages	
	n/a	
b)	Aim, mission or objective of foreign political party	
	n/a	
	gn principal is not a foreign government or a foreign political party:	
a)	State the nature of the business or activity of this foreign principal.	
	Manufacturer of aerospace and defense systems.	
	Is this foreign principal: ervised by a foreign government, foreign political party, or other foreign principal	Yes ⊠ No □
•	ned by a foreign government, foreign political party, or other foreign principal	Yes ⊠ No □
Dire	ected by a foreign government, foreign political party, or other foreign principal	Yes □ No ⊠
Cor	trolled by a foreign government, foreign political party, or other foreign principal	Yes □ No ⊠
Fina	nnced by a foreign government, foreign political party, or other foreign principal	Yes⊠ No □
Sub	sidized in part by a foreign government, foreign political party, or other foreign principal	Yes □ No ⊠
1. Explain fo	ally all items answered "Yes" in Item 10(b).	
54.49% of	the foreign principal is owned by the Turkish Armed Forces Foundation and 45.45% is owned by the Presidency of Defense Industries. Both entities are under the p	

12. If the foreign principal is an organization and is not owned or controlled by a foreign government, foreign political party or other foreign principal, state who owns and controls it.

n/a

EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature	
December 14, 2020	John D. Raffaelli	/s/ John D. Raffaelli	eSigned
		_	

OMB No. 1124-0004; Expires July 31, 2023

U.S. Department of Justice

Washington, DC 20530

Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at https://www.fara.gov.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .32 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, FARA Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant 2. Re		2. Registration Number	
Capitol Counsel LLC		6328	
3. Na	nme of Foreign Principal		
Tur	kish Aerospace Industries		
	Check App	propriate Box:	
4. 🗵	The agreement between the registrant and the above-name checked, attach a copy of the contract to this exhibit.	ed foreign principal is a formal written contract. If this box is	
5. 🗆	foreign principal has resulted from an exchange of corresp	and the foreign principal. The agreement with the above-named pondence. If this box is checked, attach a copy of all pertinent which has been adopted by reference in such correspondence.	
6. 🗆	The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.		
7. W	hat is the date of the contract or agreement with the foreign	principal? 12/8/2020	
8. De	escribe fully the nature and method of performance of the al	bove indicated agreement or understanding.	
Th	e registrant continues to provide lobbying service	es to the foreign principal with regard to executive and	

legislative review under the Arms Export Control Act as first reported on the July 24, 2020 registration

and Exhibit AB filing. See the updated contract attached.

9.	Describe fully	the activities the registrant	engages in or proposes to	engage in on behalf of the above foreign principal.	
	legislative		Export Control Act as	o the foreign principal with regard to executive and first reported on the July 24, 2020 registration d.	
10.	Will the activit	ies on behalf of the above f	oreign principal include p	political activities as defined in Section 1(o) of the Act ¹ .	-
	Yes 🖂	No 🗆			
	together with t	he means to be employed to	achieve this purpose. Th	things, the relations, interests or policies to be influenced ne response must include, but not be limited to, activities ations, economic development, and preparation and	
	legislative		Export Control Act by	o the foreign principal with regard to executive and engaging Members of Congress and their staffs, aght leaders.	
11.			oreign principal has the reg	gistrant engaged in any registrable activities, such as political	
	activities, for the	his foreign principal?			
	Yes □	No □			
	policies sought delivered speed names of speal	t to be influenced and the moches, lectures, social media kers, and subject matter. The reception management, public	neans employed to achieve , internet postings, or med the response must also inclu	d include, among other things, the relations, interests, and the this purpose. If the registrant arranged, sponsored, or dia broadcasts, give details as to dates, places of delivery, ude, but not be limited to, activities involving lobbying, welopment, and preparation and dissemination of	
	Set forth below	w a general description of th	ne registrant's activities, in	ncluding political activities.	
	n/a (This fi	ling updates Exhibits A	AB filed July 24, 2020	.)	
	Set forth belov	w in the required detail the	registrant's political activi	ities	
	Date	Contact	Method	Purpose	
		n/a (This filing update Exhibits AB filed July 24, 2020.)			

the foreign pr	rincipal, or from any other	orior to the obligation to register ³ for this foreign proper source, for or in the interests of the foreign property on, or for disbursement, or otherwise?	
Yes 🗵] No □		
If yes, set for	th below in the required	detail an account of such monies or things of v	value.
Date Receive	ed From Whom	Purpose	Amount/Thing of Value
	See updated conta	ract	
			Total
		prior to the obligation to register for this fore activity on behalf of the foreign principal or tr	
Yes 🗆	l No ⊠		
If yes, set for	rth below in the required	detail and separately an account of such moni-	es, including monies transmitted, if any.
Date	Recipient	Purpose	Amount

^{1 &}quot;Political activity," as defined in Section 1(o) of the Act, means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

^{2,3,4} Pursuant to Section 2(a) of the Act, an agent must register within ten days of becoming an agent, and before acting as such.

EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this statement filed pursuant to the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature	
December 14, 2020	John D. Raffaelli	/s/ John D. Raffaelli	eSigned ———
		_	
		 ,	



SERVICES AGREEMENT

THIS AGREEMENT is made between TUSAŞ Türk Havacılık ve Uzay Sanayi A.Ş. (dba "Turkish Aerospace") an Anonim Şirket ("corporation") incorporated under the laws of the Republic of Turkey with its principal place of business located at Fethiye Mahallesi, Havacılık Bulvan, No:17, Kahramankazan, 06800, Ankara, Turkey (hereinafter referred to as the "Client" or "you" and Capitol Counsel, LLC, a company incorporated under the laws of Florida with its principal place of business located in Washington, D.C. ("Capitol Counsel").

1. Term

This Agreement shall commence on 30 October 2020 and expiring on 15 November 2020. Its terms may be renewed for additional successive 7 months periods upon the explicit written assent of both parties.

2. Services

Capitol Counsel agrees to provide lobbying services to Client with regard to the review by the Executive and Legislative branches of the United States under the Arms Export Control Act ("Services"). These services shall include, but not be limited to:

- Conducting meetings with all relevant Committees in Congress, including meetings with the
 Chairmen, Ranking Members and the members of Senate Foreign Relations Committee and
 House Foreign Affairs Committee to ensure United States legal and governmental compliance
 for the sale of helicopter parts for the T129 ATAK helicopter to the Pakistan Army Aviation Corps
 (PAAC) or to any other third party.
- Promptly notifying the Client regarding any action in Congress, Senate or the Executive Branch
 on issues of importance to <u>T129 ATAK helicopter's LHTECH-CTS800-4A engine re-export license.</u>

The underlined parts of the last two paragraphs above constitutes the "Subject Matter" of and shall be hereinafter referred to as such in this Agreement.

- Meeting with labor unions in order to make them speak about the employment opportunities which will be created as a result of issuance of engine re-export license.
- Engaging directly with the executive branch of the U.S. Government, including the White House, Department of State, Department of Defense and Department of Commerce in order to conclude this process in favor of the Client.

3. Client

The client for this Engagement is Turkish Aerospace Industries, Inc., and only that entity. Because of the proliferation of entities partially or wholly owned or owning other entities, and the confusion and problems this creates vis-a-vis potential ethical and business conflicts of interest, Capitol Counsel does not and will not regard an affiliate of a client entity (i.e., parent, subsidiary or other entity or other entity partially or wholly owned by or owning it) or a person owning or connected with the client (e.g. officer, director, member, partner, shareholder, owner, employee, etc.) as a client of Capitol Counsel for any purpose unless a client-lawyer relationship has been established by an express written understanding as to that matter and that specific entity or person. Similarly, Capitol Counsel will not regard a representation that is adverse to such an affiliate or person as adverse to the Client being represented by Capitol Counsel under this Agreement (or any other matter to which it applies). Accordingly, if there such an affiliate or person that you wish Capitol Counsel to regard as a client under this Agreement or otherwise for conflict purposes, please specify it or him/her before you and we sign this Agreement; if such entity or person is not expressly accepted by us in writing as a client, it or he/she will not be a client

4. Personnel and Other Service Providers

It is anticipated that the Services described above to be provided by Capitol Counsel will be performed primarily by Towner French and Allegra Han. Others from Capitol Counsel may also be involved to assist as necessary.

5. Fees & Expenses

The fee for the services described in Section (2) to be performed by Capitol Counsel will be \$12,904, payable at the time the contract is executed. If the term of service is extended, per the agreement under Section 1 of this contract, a monthly retainer in the amount of \$25,000 per month shall be paid to Capitol Counsel by Turkish Aerospace Industries, Inc. As explained in the Billing Policies, Client will be responsible for the expenses incurred, which are generally limited to local transportation costs. Any other extra expenses incurred will require the preapproval of the Client. Prior to the payment of fees, Capitol Counsel shall submit a written report to the Client about its work during the preceding period as described in Section (8) below.

6. Registration and Filing

Because this representation involves lobbying, Capitol Counsel anticipates that they will be required to register and to file regular reports with the Department of Justice pursuant to the Foreign Agents Registration Act.

7. Conflicts

Capitol Counsel represents a broad group and spectrum of clients in a variety of matters. Accordingly, conflicts of interest or potential conflicts may arise that, absent an effective conflicts waiver, may adversely affect your ability and the ability of other clients or potential clients to choose Capitol Counsel for lobbying services, and possibly preclude Capitol Counsel from representing you or them in pending

or future matters. We wish to be fair to all clients, and to assure that they have the right and ability to use us or any other representation of their choice. Accordingly, this Agreement confirms that:

- a. Consent and Waiver: You are comfortable (after having had sufficient opportunity to consider, investigate and consult independent counsel to the extent you may wish) that you are adequately informed about the possibility and nature of such conflicts and potential conflicts and of the risks and consequences or potential consequences of them. Therefore, on the conditions stated below, to the fullest extent legally and ethically permissible, you have determined to and hereby confirm that you do: [i] waive any such actual or potential conflict; [ii] consent to Capitol Counsel's representation now or in the future of other present or future clients in any other matter (including without limitation transactions, litigation, and other legal or ethical proceedings or matters), whether or not on a basis adverse to you or any of your affiliates, except as stated below (a "Permitted Adverse Representation"); and [iii] promise for yourself or your affiliates not to assert that this Engagement or Capitol Counsel's Services or other representation of you or your affiliates is or should be a basis for disqualifying Capitol Counsel from representing any other party in any "Permitted Adverse Representation" or gives rise to or supports a claim of breach of duty against Capitol Counsel.
- b. Conditions. The foregoing waiver and agreements are conditioned upon and limited by Capitol Counsel's agreement, undertaking and confirmation hereby, that Capitol Counsel: [i] will not represent others adversely to you in a matter involving the Subject Matter or substantially related to it or any other matter in which Capitol Counsel is representing or has represented you or your affiliates; [ii] will screen those individuals representing you or your affiliates from those individuals who will represent other clients adversely to you or your affiliates; [iii] will not use or disclose confidential information of you or your affiliates which is nonpublic and not known to such other clients adversely to you in any matter or otherwise as may not be permissible under applicable rules of professional conduct, other ethical rules or any written agreement by Capitol Counsel pertaining to such information. While Capitol Counsel may represent current or potential clients that you may consider to be competitors or whose business interests are adverse to yours, consistent with applicable rules of professional conduct or other ethics rules or other law or rules relating to the Services and the foregoing, the team will not engage in federal lobbying before the Executive and Legislative Branches of the United States of America on the subjects covered by the Services on behalf of a another Capitol Counsel client with competing business interests adverse to you during the terms of this Agreement, without your written approval.
- c. Continuation. Subject to the law and such ethical rules, these waivers and conditions apply to current and past conflicts and potential conflicts and will continue to do so in the future, including during or after termination of Capitol Counsel's representation of you as to the Subject Matter and you or your affiliates in this and any other engagement.

8. Weekly Reporting and Monthly Performance Assessment

Capitol Counsel shall provide weekly a written report to the Client explaining its work described in Section (2) on Client's behalf. Such reports need not include calculations of the time spent by the individual members of the Capitol Counsel Team. Further, every month, or as often as Client may desire, Capitol Counsel shall present to Client a written assessment of its performance during the preceding

period. If, upon reviewing the assessment, Client is not satisfied with Capitol Counsel's performance, Client may, at its sole discretion, terminate this Agreement according to the terms stated herein.

9. Termination

- a) This Agreement shall terminate upon its natural expiration if not renewed.
- b) Either party may terminate this Agreement at any time prior to its natural expiration subject to fourteen (14) days advance written notice. In this event, Client shall pay Capitol Counsel its pro-rata share of earned fees apportioned on a daily basis through the end of the notice period. Despite the 14 days notice period, Capitol Counsel shall cease performing Services within such period if so requested by the Client.
- c) Should this Agreement terminate prior to its natural expiration, any fees paid to Capitol Counsel by Client that exceed the pro-rata share of earned fees apportioned on a daily basis up to the date of termination shall be refunded by Capitol Counsel to Client.
- 10. Choice of Law: This Agreement shall be governed by and construed and shall take effect in accordance with the Federal Laws of Switzerland without reference to its conflict of laws rules. Any dispute arising out this Agreement shall be finally settled under the Rules of Arbitration of the International Chamber of Commerce by or more arbitrators appointed in accordance with said rules. All arbitration proceedings shall be conducted exclusively in the English language. The place of arbitration shall be Neuchatel City (Switzerland).
- 11. Power to Bind: Absent the express written consent of Turkey, neither Capitol Counsel nor its consultants and subcontractors have authority to bind the Client in any manner whatsoever.
- 12. Confidentiality: In addition to Capitol Counsel's obligations relating to the confidential information belonging to the Client in Section 7(b) above, Capitol Counsel shall not use or disclose to any third party such confidential information for any purpose whatsoever other than the performance of the Services set forth in Section 2. Capitol Counsel may disclose such confidential information only to those of its employees and internal contractors who need to know such information.
- 13. Representations and Undertakings of Capitol Counsel: Capitol Counsel, being the party of this Agreement rendering lobbying services and thus, familiar with the US laws and international laws on lobbying activities, hereby declares and undertakes that as of the date of signature of this Agreement;
- (a) this Agreement is a valid and binding agreement under the applicable laws, and Capitol Counsel shall perform its obligations under this Agreement in accordance with such laws, and
- (b) Capitol Counsel, and the persons specified in Section 4 are duly authorized under the relevant laws to perform the obligations imposed on them under this Agreement and any other agreement between themselves and Capitol Counsel, and

- (c) The rights and obligations of Capitol Counsel under this Agreement are legal, valid and binding under the relevant laws, and
- (d) In case of change or occurrence conditions that lead to a likelihood of change in the conditions set forth in (a), (b) and (c) of this Section 13, Capitol Counsel shall immediately notify the Client of the same and advise the Client as to the measures to be taken in order to avoid Client's or its affiliates', stockholders', directors', officers', employees', agents', representatives', affiliates', customers' being subject to any loss, fines, fees, indemnity or sanctions under the relevant laws due to such change.
- 14. Notices: All notices and other communications required under this Agreement shall be in writing addressed as set forth below:

Capitol Counsel, LLC

Mailing Address: Capitol Counsel, LLC

700 13th Street, NW Second Floor Washington, D.C. 20005

- Point of Contact (PoC): Towner French, Partner
- E-mail of PoC: tfrench@capitolcounsel.com

Client

- Mailing Address: Fethiye Mahallesi, Havacılık Bulvarı, No:17, Kahramankazan, 06800, Ankara, Turkey
- Point of Contact (PoC): Serdar DEMİR, VP of Corp. Marketing and Communications
- E-mail of PoC: serdar.demir@tai.com.tr

Until and unless a party (sending party) has received a written notice that the other party's (recipient party) address has changed, any notice which is sent to recipient party's address stated in this Agreement or any other address notified to the other party in accordance with the terms of this Agreement shall be deemed properly served.

Any and all notices relating to termination, infringement or breach of this Agreement, request of consent, notice of payment and request of compensation for any kind of loss shall be in writing and shall only be sent by registered mail (certified and return receipt required) or via notary public, to the address of the other party or shall be delivered personally or by courier against a receipt stating the date of delivery and signed by the recipient at the address of the other party.

All other communications between the parties relating to the performance of this Agreement may be sent by fax or e-mail to the fax numbers and e-mail addresses indicated herein below or to those notified from time to time by either party to the other in writing.

15. Amendments: All amendments to this Agreement shall be in writing, signed by duly authorized representatives of each party.

- 16. Survival: Notwithstanding anything herein to the contrary, Sections 12 and 13 and any other provisions which by their nature should survive termination or expiration of this Agreement, shall so survive.
- 17. No Waiver: The waiver by the Client of any of its rights under this Agreement shall be in writing, and any delay or failure, single or partial by either party in exercising any rights under this Agreement or applicable law shall not be construed as a waiver of such rights. The waiver of any right under this Agreement by Client shall not be construed as a waiver of the same right at a future time or as a waiver of any other right under this Agreement.

FOR TURKISH AEROSPACE INDUSTRIES, INC	Nov. 01. 2020
By: Serdar DEMIR	Date
FOR CAPITOL COUNSEL LLC	December 8, 2020
By: Towner French	Date